the insurance benefits is not presented by the mortgagee (§ 203.315):

(2) By the prepayment of the mortgage (§ 203.316); or

(3) By the voluntary agreement of the mortgagor and mortgagee (§ 203.317).

14. By revising paragraph (a)(9) of § 203.552 to read as follows:

§ 203.552 Fees and charges after endorsement.

(a) * * *

(9) Attorney's and trustee's fees and expenses actually incurred (including the cost of appraisals pursuant to \$ 203.368(e) and cost of advertising pursuant to \$ 203.368(h)) when a case has been referred for foreclosure in accordance with the provisions of this part after a firm decision to foreclose if foreclosure is not completed because of a reinstatement of the account. (No attorney's fee may be charged for the services of the mortgagee's or servicer's staff attorney or for the services of a collection attorney other than the attorney handling the foreclosure.)

PART 220—URBAN RENEWAL MORTGAGE INSURANCE AND INSURED IMPROVEMENT LOANS

15. The authority citation for Part 220 continues to read as follows:

Authority: Secs. 207, 211, and 220, National Housing Act (12 U.S.C. 1713, 1715b, 1715k); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

16. By revising § 220.350 to read as follows:

§ 220.350 Cross-reference.

(a) All of the provisions of §§ 203.440 through 203.495 of this chapter covering insured home improvement loans under section 203(k) of the Act shall apply to home improvement loans on one-to-four family dwellings under section 220(h) of the Act, except as set out in paragraph (b).

(b) The provisions of §§ 203.473(a) shall not be applicable to home improvement loans on one-to-four family dwellings under section 220(h) of the Act.

PART 228—INDIVIDUAL RESIDENCES; NATIONAL DEFENSE HOUSING MORTGAGE INSURANCE [SEC. 903]

17. The authority citation for 24 CFR Part 228 is revised to read as set forth below and any authority citation following any section in Part 228 is removed:

Authority: Sections 903, 907, National Housing Act (12 U.S.C. 1750b, 1750f); sec.

7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

18. By revising the heading and introductory language to § 228.290 to read as follows:

§ 228.290 Insurance benefits—conveyed and non-conveyed properties—foreclosure costs.

All the provisions of § 203.402 of this chapter shall govern the computation of the items included in insurance benefits for conveyed and non-conveyed properties, except that in lieu of the allowance for foreclosure costs or for the costs of otherwise acquiring the property provided for in paragraph (f) of § 203.402 for conveyed properties or in paragraphs (f) and (n) of § 203.402 for non-conveyed properties, there shall be included on account of such costs, in those cases involving mortgages on which the unpaid principal obligation at the time of the institution of foreclosure exceeds 80 percent of the appraised value of the property as the date the mortgage was accepted for insurance, an amount not in excess of the greater of the following:

Dated: December 31, 1986.

Thomas T. Demery,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 87-552 Filed 1-12-87; 8:45 am] BILLING CODE 4210-27-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 799

[OPTS-42067B; FRL-3142-1]

Bisphenol A; Final Test Rule; Technical Modification

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; technical modification.

SUMMARY: EPA has approved minor modifications of the test standards for the Bisphenol A (BPA) test rule at 40 CFR 799.940 in response to a request from the test sponsors.

EFFECTIVE DATE: January 13, 1987.

FOR FURTHER INFORMATION CONTACT: Edward A. Klein, Director, TSCA

Assistance Office (TS-799), Office of Toxic Subtances, Environmental Protection Agency, Rm. E-543, 401 M St. SW., Washington, DC 20460, (202) 554-1404.

SUPPLEMENTARY INFORMATION: EPA is publishing minor modifications of the

test standards for the Bisphenol A test rule at 40 CFR 799.940.

I. Test Standard Modifications

EPA published a final test rule for BPA in the Federal Register of September 18, 1986 (51 FR 33047). On October 30, 1986, the Dow Chemical Company (Ref. 1) and on November 3, 1986, the Bisphenol A Technical Committee of the Society of the Plastics Industry, Inc. (SPI) (Ref. 2) submitted requests for modification of the test standards for the 90-day dust inhalation study required in the BPA test rule. The Agency reviewed the requested modifications and found them acceptable. Because the modifications clearly do not pose any substantive issues, the Agency, in accordance with the procedures in 40 CFR 790.55, acted on the request immediately so as not to delay the submission of the study plan and conduct of the required testing. The Agency notified the test sponsors by letter of its approval on November 25, 1986 (Ref. 3). In accordance with 40 CFR 790.55, EPA is publishing the modifications to the test standards in the Federal Register through this notice. For a more detailed description of the rationale for these modifications, refer to the submitters' letters (Refs. 1 and 2) and EPA's letter in response (Ref. 3). The modifications are as follows:

1. Particle size

The rule specified an actual particle size in micrometers rather than determination of a mass median aerodynamic diameter, the typical measurement used in aerosol studies. In addition, the range is specified as a target range. These modifications have been made to § 799.940(a)(3).

2. Number of clinical biochemistry determinations

The codified rule accurately stated that "at least two" clinical biochemistry determinations are required. The preamble to the rule incorrectly indicated "at least four" instead of "at least two." By way of clarification, the Agency reiterates that "at least two" determinations is correct; no modification to the codified test standard is required.

3. Acid/base determinations

The Agency agreed in response to public comment on the proposed rule that clinical chemistry determinations similar to those used in the 2-week dust inhalation study of BPA sponsored by the SPI (which did not include acid/base determinations) would be adequate for the 90-day study of BPA required by this

rule. Therefore, the Agency is modifying the codified requirements of the rule to eliminate the requirement for acid/base determinations from the clinical biochemistry requirements (40 CFR 799.940(c)(1)(i)(K)(/)(ii)).

4. Weighing of adrenals and female gonads

Because of technical difficulties in obtaining weight data on adrenals and female gonads, in conjunction with the existing data on BPA and the limited focus of the 90-day inhalation study for BPA, the Agency is eliminating the requirement for weight determinations for the adrenals and female gonads from the gross pathology requirements of the rule (40 CFR 799.940(c)(1)(i)(E)(2)):

II. Reporting Deadlines

The SPI further requested that all applicable reporting deadlines be extended by the amount of time taken by EPA to respond to the modification request (Ref. 2). Because the modifications are minor and EPA's response to the request was timely, the Agency does not believe that any additional time will be necessary to meet the deadlines in the BPA rule for the required testing, Therefore, EPA has denied the SPI's request for an extension of the deadlines in the rule (Ref. 3).

III. Public Record

A. Supporting Documentation

EPA has established a public record for this rulemaking [docket number OPTS-42067B]. The record includes the information considered by the Agency in developing this rule.

B. References.

- (1) The Dow Chemical Company. Letter from John M. Waechter, Jr. to A. E. Conroy, USEPA. October 30, 1986.
- (2) The Society of the Plastics Industry. Letter from Hugh Patrick Toner to A.E. Conroy, USEPA. November 3, 1986.
- (3) U.S. Environmental Protection Agency. Letter from Charles L. Elkins to Hugh Patrick Toner, SPI. November 25, 1986.

The record is available for inspection from 8 a.m. to 4 p.m., Monday through Friday, except legal holidays, in Rm. G-004, NE Mall, 401 M St. SW., Washington, DC 20460.

Dated: January 5, 1987.

John A. Moore,

Assistant Administrator for Pesticides and Toxic Substances.

PART 799—[AMENDED]

Therefore, 40 CFR Part 799 is amended as follows:

1. The authority citation for Part 799 continues to read as follows:

Authority: 15.U.S.C. 2603, 2611, 2625.

2. In §799:940 by revising paragraphs (a)(3) and (c)(1)(i)(K)(7)(ii) and (L)(2) to read as follows:

§ 799:940 Bisphenol A.

(a): * * * *

(3) BPA shall be administered as a dust for inhalation with a target mass median aerodynamic diameter of 0.1 to 5 micrometers.

(6) * * * * (1) * * * (i) * * *

(K).*** (1) ***

(ii) Certain clinical biochemistry determinations on blood shall be carried out at least two times: At terminal sacrifice at the end of the 90-day test period and at completion of the postexposure recovery period (satellite group). Clinical biochemistry test areas which shall be appropriate to this study include: blood urea nitrogen, glutamic pyruvic transaminase activity, glutamic oxaloacetic transaminase activity. alkaline phosphatase activity, glucose, total protein, albumin, and globulins. Other determinations which may be necessary for an adequate toxicological evaluation include: analyses of lipids, hormones, methemoglobin, and cholinesterase activity. Additional clinical biochemistry may be employed, where necessary, to extend the investigation of observed effects.

(L) * * *

(2) At least the liver, kidneys, brain, and male gonads shall be weighed wet, as soon as possible after dissection to avoid drying.

[FR Doc. 87-671 Filed 1-12-87; 8:45 am] BILLING CODE 6560-50-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 2

Deletion of Footnote G105 From the Commission's Rules

AGENCY: Federal Communications: Commission.

ACTION: Final rule.

SUMMARY: The Federal Communications Commission amends Part 2 of its Rules to delete footnote G105 from the Table of Frequency Allocations. Footnote G105 permitted radio altimeter operations in the 420–460 MHz band for the military services until January 1, 1985. The footnote is now obsolete and is being deleted.

EFFECTIVE DATE: February 12, 1987.

FOR FURTHER: INFORMATION CONTACT:

Mr. Fred Thomas, Office of Engineering and Technology, (202), 653-8112.

SUPPLEMENTARY INFORMATION:.

In the Matter of Amendment of Part 2 to delete footnote G105 from the Table of Frequency Allocations, Order.

Adopted: December 3, 1986. Released: December 24, 1986. By the Managing Director:

- 1. Government footnote, G105, to the Table of Frequency, Allocations, § 2.106 of the Rules, provided an allocation for radio altimeter operations in the band 420–460 MHz through January 1, 1985. It further restricted such operations to the military services. Since that date has passed, the footnote is obsolete. Therefore, we are removing the footnote from the Table.
- 2. This action is considered to be editorial in nature. Accordingly, It Is Ordered, That pursuant to authority of 47 U.S.C. 154(i), 302, and 303, and pursuant to § 0.231(d) of the Commission's Rules, Part 2 of the Commission's Rules and Regulations is amended as shown below.

List of Subjects in 47 CFR Part 2

Frequency allocation.

Rule Changes

Part 2 of Chapter I of Title 47 of the Code of Federal Regulations is amended as follows:

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

The authority citations in Part 2 continue to read:

Authority: 47 U.S.C. 154, 303.

Section 2.106 is amended by deleting footnote designator G105 at column 4 in the bands from 420–460 MHz and by deleting the text of footnote G105 from the list of footnotes following the Table of Frequency Allocations.

Federal Communications Commission.

Alan R. McKie,

Deputy Managing Director.

[FR Doc. 87–632, Filed 1–12–87; 8:45 am] BILLING CODE 6712–01–M